Chapter 13 Management Order

## IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

In re: Bankruptcy Case No.: 22–22117–CMB

Chapter: 13

Paul S. Kowalik Maryann Kowalik Debtor(s)

#### **Chapter 13 Initial Case Management Order**

AND NOW, The 28th of October, 2022, the Court hereby ORDERS, ADJUDGES and DECREES as follows:

- 1. <u>Duty to Make Payments.</u> Unless the Court orders otherwise, Debtor(s) are directed to commence making payments to the Chapter 13 Trustee to fund the proposed Chapter 13 Plan. Such payments shall commence within thirty (30) days after the commencement of the Chapter 13 case. The requirement to make plan payments is a continuous obligation and applies to any modification to any Chapter 13 Plan, regardless of whether any modifications are sought by the Debtor(s) and/or required by the Court.
- 2. <u>Duty to Take Steps to Pursue and Obtain Proposed Non-Wage (or Non-Earnings) Funding Without Delay.</u> To the extent the Debtor(s) Chapter 13 Plan proposes or contemplates funding or partial funding from non-wage or non-earnings sources, including but not limited to the sale of property, a reverse mortgage, or other alternative sources of funding or debt relief (collectively, the "Supplemental Funding"), the Debtor(s) are required to immediately pursue the Supplemental Funding and file the requisite motions and other documents with the Court with respect to the same. Specifically, to the extent the Debtor(s) are pursuing the sale of property, and absent further Order of the Court, the Debtor(s) shall within thirty (30) days hereof, file the requisite application to retain a broker; and within one-hundred and eighty (180) days hereof the Debtor(s) shall file the requisite sale motion. To the extent the Supplemental Funding does not derive from a sale of assets, and absent further Order of the Court, the Debtor(s) shall file with the Court within one hundred and eighty (180) days hereof all motions required for approval of the Supplemental Funding or a verified statement under penalty of perjury as to why such motion has not been filed or is not necessary.
- 3. <u>Duty to Cooperate</u>, File Schedules, Statements, and Other Documents. The Debtor(s) shall cooperate with the Chapter 13 Trustee to the fullest extent required by law as provided by 11 U.S.C. §521. This includes filing all documents and disclosures as may be required by orders of this Court, the United States Bankruptcy Code, 11 U.S.C. §101 et seq., the Federal Rules of Bankruptcy Procedure, and the Local Rules of the United States Bankruptcy Court for the Western District of Pennsylvania. Debtor(s) shall provide Trustee with all documents and information reasonably requested as may be necessary to identify, verify, or otherwise investigate the Debtor(s) assets, liabilities, income, expenses, and financial affairs.
  - Debtor(s) are further reminded of their obligation to: (a) report by way of amended schedules all material changes in income or expenses that would demonstrate an increase or decrease in disposable income; (b) report by way of amended schedules all material assets acquired post–petition including causes of action, insurance proceeds, interests in probate estates or trusts, etc.; (c) obtain immediate Bankruptcy Court approval of any professionals employed prepetition and who continue to be employed, and/or prior approval of professionals to be employed after the case is filed; and (d) obtain prior Bankruptcy Court approval before selling or otherwise transferring any estate assets.
- 4. Wage Attachment. Unless the Court orders otherwise, and to the extent the Debtor(s) plan is funded from the payment of wages, the Debtor(s) shall immediately file a wage attachment motion in order to fund the proposed Chapter 13 Plan. Alternatively, Debtor(s) may sign up for and commence payments under the Trustee's TFS online payment program (see <a href="http://www.ch13pitt.com/forms/">http://www.ch13pitt.com/forms/</a>). Until a wage attachment is fully implemented by the Debtor(s) and the relevant employer(s), it shall be the responsibility of the Debtor(s) to remit plan payments to the Chapter 13 Trustee. To the extent any Chapter 13 Plan is modified, and unless the Court orders otherwise, the Debtor(s) shall promptly seek modification of the

wage attachment to ensure that any modified Chapter 13 Plan is fully funded.

- 5. Certain Pre—Confirmation Distributions by the Chapter 13 Trustee. If the Chapter 13 Plan includes a requirement that provides for the Trustee to make pre—confirmation distributions to creditors under 11 U.S.C. § 1326(a)(1)(B) or (C), the Chapter 13 Trustee is authorized to make such distributions from available funds in accordance with the most current Chapter 13 plan on file without further Order of Court. Any such distributions may commence as soon as practicable, but no earlier than the Chapter 13 Trustee's distribution date that is after the 1st of the month following the entry of this Chapter 13 Initial Case Management Order. If the plan is modified to alter or eliminate the distribution under § 1326(a)(1)(B) or (C) to any such creditor(s), then the Chapter 13 Trustee's authorization is limited accordingly. Similarly, if the creditor or creditors designated to receive such distributions receive relief from the automatic stay, such distributions shall cease. Notwithstanding such authorization, Trustee may require that parties agree to the entry of an Interim Adequate Protection or Interim Confirmation Order as a precondition for the commencement of payments.
- 6. Interim Adequate Protection to Other Creditors. To the extent the Debtor(s), Chapter 13 Trustee, or any other party in interest desire pre-confirmation distributions as adequate protection, other than the kind provided for in paragraph 4 above, such parties are directed to submit a stipulated consent order and/or make separate application to the Court for authorization for the Chapter 13 Trustee to make adequate protection distributions from plan funding. A form Stipulated Order Providing For Pre-Confirmation Adequate Protection is available on Judge Bohm's "Forms" webpage and can be directly accessed at: <a href="https://www.pawb.uscourts.gov/sites/default/files/forms/CMB-form-ch13-1.pdf">https://www.pawb.uscourts.gov/sites/default/files/forms/CMB-form-ch13-1.pdf</a>. Alternatively, Trustee retains the option to request entry of an interim confirmation order, in lieu of a separate interim adequate protection order, for purposes of adequate protection payments.
- 7. <u>Chapter 13 Trustee's Percentage Fees.</u> The Chapter 13 Trustee remains authorized to collect, and be paid, percentage fees pursuant to 28 U.S.C. § 586 with respect to any funds received by the Chapter 13 Trustee.
- 8. <u>Business Questionnaire and Financial Reporting.</u> To the extent the Debtor(s) are self-employed, the Debtor(s) shall provide the Chapter 13 Trustee with a completed and accurate business case questionnaire along with complete and accurate financial reporting, as required or requested by the Chapter 13 Trustee.
- 9. <u>Tax Returns.</u> Unless the Court orders otherwise, the Debtor(s) shall file with the appropriate taxing authorities all outstanding pre-petition tax returns and post-petition tax returns as required by applicable law, including without limitation 11 U.S.C. § 1308. Copies of such tax returns are to be provided to the Chapter 13 Trustee as required by applicable law, including without limitation 11 U.S.C. § § 521, 1308, and Local Bankruptcy Rule 2015–1(a).
- 10. <u>Plan Confirmation Process:</u> Unless the Court orders otherwise, Local Bankruptcy Rule 3015–3 shall be supplemented by the following procedures:
  - a. Creditors have the duty to promptly review all plans and present any objections in a timely manner. Objections to the initial Chapter 13 plan proposed by the Debtor(s) shall be filed by creditors holding claims by at least seven (7) days prior to the first date set for the meeting of creditors as scheduled by the Notice of Chapter 13 Bankruptcy Case, Meeting of Creditors & Deadlines (the "341 Notice").
  - b. The Chapter 13 Trustee shall perform all duties set forth in 11 U.S.C. §1302, including the duty to promptly review all plans, object when necessary, and recommend confirmation to the Court where the Debtor(s) and their plan (or amended plan) comply with all applicable provisions of the United States Bankruptcy Code. The Chapter 13 Trustee is deemed to have a presumed continuous objection to the proposed Chapter 13 Plan until such time the Chapter 13 Trustee recommends the plan (or any amendment thereto) for final confirmation.
  - c. Unless the Court orders otherwise, parties having an objection to the Chapter 13 Plan are required to attend any hearing on the proposed Chapter 13 Plan and the meeting of creditors that is duly scheduled pursuant to the 341 Notice (the "Initial Confirmation Hearing"). At the Initial Confirmation Hearing, the Chapter 13 Trustee, the Debtor(s), and any objecting party are to confer to address objections and/or

other infirmities with respect to the proposed Chapter 13 Plan, including without limitation, plan funding and duration, feasibility, claim classification and treatment, curing and reinstatement of long-term continuing debt obligations, disclosure of assets and liabilities, and good faith (collectively, the "Plan Objections"). At the conclusion of the Initial Confirmation Hearing, the Chapter 13 Trustee's office shall electronically file with the Court a copy of the minutes or proceeding memo of the 341 meeting and Initial Confirmation Hearing which minutes shall indicate: (a) whether the meeting is concluded or continued; (b) whether confirmation has been recommended (and if so that the confirmation Order is to be filed within three (3) business days after the meeting); and (c) if final confirmation is not recommended, the date, time and place of the further conciliation of the Plan ("Conciliation Conference(s)") or, as applicable, the date and time of the contested plan hearing. <sup>1</sup>

PARTIES ARE ADVISED THAT THE LOCATION OF ALL CONTINUED CONCILIATION CONFERENCES AND MEETINGS OF CREDITORS (AND WHETHER TO BE CONDUCTED IN PERSON OR ON ZOOM) CAN BE ACCESSED AT <a href="http://www.ch13pitt.com/calendar/">http://www.ch13pitt.com/calendar/</a>. FOR MEETINGS CONDUCTED ON ZOOM, THE TABLE AND MEETING I.D. FOR THE MEETING WILL APPEAR ON THE CALENDAR. PARTIES ARE EXPECTED TO FAMILIARIZE THEMSELVES WITH THE TRUSTEE'S WEBSITE AT <a href="http://www.ch13pitt.com/">http://www.ch13pitt.com/</a> AND TO COMPLY WITH THE PROCEDURES SET FORTH AT THAT SITE FOR ATTENDANCE AT AND PARTICIPATION IN THE MEETINGS OF CREDITORS, INITIAL CONFIRMATION HEARING, AND CONCILIATION CONFERENCES.

d. To the extent that Plan Objections are not resolved at the Initial Confirmation Hearing (due to time limitations or any other reason), the objecting parties, Debtor(s), and the Chapter 13 Trustee may continue to confer to address outstanding Plan Objections in whatever manner, format and time as reasonably requested by the Chapter 13 Trustee or mutually agreed to among the parties to the objection.

THE COURT EXPECTS, AND REQUIRES, ALL OF THE PARTIES TO ACT IN GOOD FAITH AND TO UTILIZE THEIR BEST EFFORTS TO RESOLVE ALL PLAN OBJECTIONS PRIOR TO THE NEXT SCHEDULED CONCILIATION CONFERENCE (OR CONTESTED HEARING, IF APPLICABLE). FAILURE TO DO SO MAY RESULT IN THE IMPOSITION OF SANCTIONS, INCLUDING WITHOUT LIMITATION THE DISALLOWANCE OF COMPENSATION OR FEES.

- e. The 341 Notice shall schedule the <u>Initial Confirmation Hearing</u>. To the extent a subsequent Conciliation Conference(s) is scheduled, notice of the continuation shall be placed on the Court's docket by the Trustee (as set forth above). All parties and their counsel are advised of their duty to monitor the docket.
- f. Trustee may, in her discretion (and subject to the agreement of the Debtor(s) and objecting creditors, if any), schedule further Conciliation Conferences, if she believes it reasonable and necessary to resolve objections to the Plan or resolve issues that affect plan feasibility (including payment defaults). The minutes of all Conciliation Conferences shall be filed with the Court by the Trustee, which minutes shall indicate: (a) whether final confirmation has been recommended (and if so that the confirmation Order is to be filed within three (3) business days of the meeting); and (b) if final confirmation is not recommended, the date, time and place of the further conciliation of the Plan or contested hearing date, as the case may be.

<sup>&</sup>lt;sup>1</sup>Notwithstanding this Order, in the event that the Trustee and Clerk of the Bankruptcy Court create a process that allows the Trustee to create virtual docket entries without the need to also file a paper document, the Trustee will have satisfied the requirement of filing the minutes (both with respect to the First Meeting of Creditors and Initial Confirmation Hearing, and any subsequent Conciliation Conference(s)) by making the virtual docket entry.

g. If the Trustee should determine that the objection(s) to the Plan cannot be amicably resolved, or the Debtor(s) or objecting parties so request, the case shall be scheduled for a contested hearing on a date and time available for contested hearings as provided by the Court. No later than three (3) business days prior to the contested plan hearing, the Chapter 13 Trustee shall file with the Court a written objection setting forth the reasons why the matter has been scheduled for a contested hearing.

No later than three (3) business days prior to the contested plan hearing, the Chapter 13 Trustee shall file with the Court a written objection setting forth the reasons why the matter has been scheduled for a contested hearing.

- h. Where the Plan Objections are resolved and the Chapter 13 Trustee recommends consensual confirmation, the Chapter 13 Trustee shall prepare a proposed confirmation Order consistent with terms and conditions discussed at the Initial Confirmation Hearing and/or Conciliation Conference(s) and shall email the completed proposed Order to the attorney representing the Debtor(s) at the Initial Confirmation Hearing / Conciliation Conference(s), which attorney shall verify its terms and file it with the Court with a certification of counsel pursuant to Local Bankruptcy Rule 9013.8. The Order shall substantially conform to the standard form confirmation Order utilized in the United States Bankruptcy Court for the Western District of Pennsylvania. A form of the standard confirmation Order is available on Judge Bohm's "Forms" webpage and can be directly accessed at: <a href="https://www.pawb.uscourts.gov/sites/default/files/forms/CMB-form-ch13-2.pdf">https://www.pawb.uscourts.gov/sites/default/files/forms/CMB-form-ch13-2.pdf</a>. Upon review of such consent order, the Court may, in its discretion, enter the confirmation Order or take such further or other action as it deems appropriate including scheduling a hearing on the proposed Order and Plan.
- 11. <u>Uncontested Dismissal or Conversion for Failure to Make Payments.</u> To the extent the Chapter 13 Trustee is unable to recommend confirmation of any plan or amended plan due to lack of payment by the Debtor(s) or for any other reason, the Chapter 13 Trustee shall recommend to the Court that the case be either converted to a case under Chapter 7 or dismissed (with or without prejudice), whichever is in the best interest of the bankruptcy estate. Without further notice and/or hearing, the Court may in its discretion grant any uncontested request to convert or dismiss made by the Chapter 13 Trustee.
- 12. <u>Stipulated Orders Modifying Plans Previously Confirmed on a Final Basis.</u> In many instances, modification of a plan previously confirmed on a final basis is sought, particularly in the context where the Chapter 13 Trustee has filed a Certificate of Default, seeks dismissal, where a creditor seeks relief from stay due to Debtor(s) falling behind in plan payments, or where there are changes in mortgage payment terms or other claims filed after confirmation. It is Debtor(s)' Attorneys obligation to monitor the confirmed Plan on an ongoing basis, and to seek modifications as necessary to adjust for changing circumstances, including claims filed after confirmation or payment changes.

Where the Debtor(s) have sufficient regular income and time to cure existing defaults, and no creditor's treatment is altered by the modification (other than concerning the timing of payment), it is more efficient and less costly for the parties—in—interest to work out their differences and formulate a modification to the existing plan to provide for the curing of such defaults. Where this process is appropriate, the Court directs that the parties utilize and file a stipulated order modifying plan, in a format that substantially complies with the form *Stipulated Order Modifying Plan* available on Judge Bohm's "Forms" webpage and which can be directly accessed at:

#### https://www.pawb.uscourts.gov/sites/default/files/forms/CMB-form-ch13-3.pdf

Unless otherwise agreed to between the Debtor(s) and Trustee, it shall be the Debtor(s)' obligation to draft the proposed order in a modifiable word document format, and then submit it in accordance with the Trustee's procedures as posted at the Trustee's website (which may specify a particular email address for such requests) for review and agreement. Assuming agreement is reached, it shall be the Debtor(s)' obligation to file the final agreed Order under Certification of Counsel. This process is in lieu of filing a lengthy amended plan or a notice of proposed cure in response to Trustee's Certificate of Default, and the scheduling of multiple hearings regarding defaults and plan modification(s). It is in the best interests of creditors, the Debtor(s) and the estate because this streamlined process both reduces administrative expenses and provides for expedient modification of the Plan (and

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resumption of plan payments to affected parties).

NOTE: In instances where a Certificate of Default has been entered, but no consensual resolution to cure the plan default has been achieved as to warrant the filing of a stipulated order modifying plan, Debtor(s) have the option of submitting a *Notice of Proposal to Cure Plan Defaults* (in the form available on Judge Bohm's "Forms" webpage and which can be directly accessed at:

https://www.pawb.uscourts.gov/sites/default/files/forms/CMB-form-ch13-4.pdf,

where the only change to the plan is a change in the monthly payment or plan term, and a conciliation conference is desired.

13. Plan Modifications in lieu of Stipulated Order. In those situations, where a stipulated modification Order is not appropriate, the Debtor shall file and contemporaneously serve (and file a certificate of service of) a "Notice of Proposed Modification to Plan," which substantially complies with the form found on Judge Bohm's website along with the proposed Amended Chapter 13 Plan. The Notice of Proposed Modification to Plan shall include a date, time, and place for the Initial Confirmation Hearing on the Amended Plan as selected from a list of dates and times for such hearings as shall be maintained by the Trustee at <a href="http://www.ch13pitt.com">http://www.ch13pitt.com</a>, which shall be no less than thirty (30) days and not more than sixty(60) days after the date the Notice is filed and served. If these two items are filed, the proposed amendment will follow the Court's standard conciliation/confirmation process. Of course, when counsel serves the Amended Plan on all creditors, they should also serve the Notice of Proposed Modification as well.

SO ORDERED, The 28th of October, 2022.

<u>Carlota M. Bohm</u> United States Bankruptcy Judge

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United States Bankruptcy Court Western District of Pennsylvania

In re: Case No. 22-22117-CMB

Paul S. Kowalik Chapter 13

Maryann Kowalik Debtors

## **CERTIFICATE OF NOTICE**

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Date Rcvd: Oct 31, 2022 Form ID: 13moCMB Total Noticed: 51

The following symbols are used throughout this certificate:

Symbol Definition

+ Addresses marked '+' were corrected by inserting the ZIP, adding the last four digits to complete the zip +4, or replacing an incorrect ZIP. USPS

regulations require that automation-compatible mail display the correct ZIP.

++ Addresses marked '++' were redirected to the recipient's preferred mailing address pursuant to 11 U.S.C. § 342(f)/Fed. R. Bank. P. 2002(g)(4).

### Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on Nov 02, 2022:

Recip ID		Recipient Name and Address
db/jdb		Paul S. Kowalik, Maryann Kowalik, 346 Sawmill Run Road, Butler, PA 16001-8611
15528861		Apothaker Scian P.C., 520 Fellowship Road, Suite C306, PO Box 5496, Mount Laurel, NJ 08054-5496
15528865	+	Butler Memorial Hospital, One Hospital Way, Butler, PA 16001-4697
15528881	+	GCI/Network Direct Inc., Attn: Bankruptcy, 5360 College Blvd, Suite 200, Overland Park, KS 66211-1641
15528880	+	GCI/Network Direct Inc., 5320 College Blvd, Shawnee Mission, KS 66211-1621
15528883		Mayo Clinic, PO Box 790339, Saint Louis, MO 63179-0339
15528890	++	NEXTIER BANK, SPECIAL ASSETS, 245 PITTSBURGH RD, BUTLER PA 16001-3883 address filed with court:, Nextier Bank Na, Pob 250, Evans City, PA 16033
15528889	+	Nextier Bank, 100 Moraine Point Plaza, Butler, PA 16001-2410
15528913		TD Bank, N.A., Td Bank Usbc, Greenville, SC 29607
15528910		Target Card Services, 3901 West 33rd Street, Sioux Falls, SD 57106
15528916		Walgreens, PO Box 650975, Dallas, TX 75265-0975

#### TOTAL: 11

#### Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center.

Electronic transmission includes sending notices via email (Email/text and Email/PDF), and electronic data interchange (EDI). Electronic transmission is in Eastern Standard Time.

Standard Time.				
Recip ID	_	Notice Type: Email Address Email/PDF: rmscedi@recovery.com	Date/Time	Recipient Name and Address
	,	, 1	Nov 01 2022 00:04:13	PRA Receivables Management, LLC, PO Box 41021, Norfolk, VA 23541-1021
15528864		Email/Text: creditcardbkcorrespondence@bofa.com	Oct 31 2022 23:52:00	Bank of America, PO Box 15019, Wilmington, DE 19886-5019
15528862	+	Email/Text: creditcardbkcorrespondence@bofa.com	Oct 31 2022 23:52:00	Bank of America, Po Box 982238, El Paso, TX 79998-2238
15528863	+	Email/Text: creditcardbkcorrespondence@bofa.com	Oct 31 2022 23:52:00	Bank of America, Attn: Bankruptcy, 4909 Savarese Circle, Tampa, FL 33634-2413
15528877		Email/Text: customercareus@creditcorpsolutionsinc.com	Oct 31 2022 23:52:00	Credit Corp Solutions, 121 W. Election road, Suite 200, Draper, UT 84020
15528866	+	Email/Text: bankruptcy@cavps.com	Oct 31 2022 23:52:00	Cavalry Portfolio Services, 1 American Lane, Greenwich, CT 06831-2560
15528867	+	Email/Text: bankruptcy@cavps.com	Oct 31 2022 23:52:00	Cavalry Portfolio Services, Attn: Bankruptcy, 500 Summit Lake Drive, Suite 400, Vahalla, NY 10595-2321
15528871		Email/PDF: Citi.BNC.Correspondence@citi.com	Nov 01 2022 00:04:14	Citibank, PO Box 6004, Sioux Falls, SD 57117-6004
15528870	+	Email/PDF: Citi.BNC.Correspondence@citi.com	Nov 01 2022 00:04:06	Citibank, Po Box 6217, Sioux Falls, SD 57117-6217
15528872	+	Email/PDF: Citi.BNC.Correspondence@citi.com	Nov 01 2022 00:04:06	Citibank, Attn: Bankruptcy, P.O. Box 790034, St Louis, MO 63179-0034
15528873	+	Email/PDF: Citi.BNC.Correspondence@citi.com	Nov 01 2022 00:04:14	Citibank N.A., 701 E. 60th Street N., Sioux Falls,

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			SD 57104-0432
15528874	+ Email/Text: bankruptcy@clearviewfcu.org	Oct 31 2022 23:52:00	Clearview FCU, 8805 University Blvd, Moon Township, PA 15108-4212
15528875	+ Email/Text: bnc@bass-associates.com	Oct 31 2022 23:52:00	Collins Asset Group, LLC, Po Box 91059, Austin, TX 78709-1059
15528876	+ Email/Text: bnc@bass-associates.com	Oct 31 2022 23:52:00	Collins Asset Group, Llc, 5725 Highway 290 West, Suite 103, Po Box 91059, Austin, TX 78709-1059
15528878	+ Email/Text: bankruptcynotices@finwisebank.com	Oct 31 2022 23:52:00	Finwise Bank, 756 East Winchester, Suite 100, Salt Lake City, UT 84107-7520
15528879	+ Email/Text: crdept@na.firstsource.com	Oct 31 2022 23:52:00	Firstsource Advantage LLC, 205 Bryant Woods South, Amherst, NY 14228-3609
15528882	Email/Text: sbse.cio.bnc.mail@irs.gov	Oct 31 2022 23:52:00	Internal Revenue Service, PO Box 7346, Philadelphia, PA 19101-7346
15528869	Email/PDF: ais.chase.ebn@aisinfo.com	Nov 01 2022 00:04:12	Chase Card Services, Attn: Bankruptcy, P.O. 15298, Wilmington, DE 19850
15528868	Email/PDF: ais.chase.ebn@aisinfo.com	Nov 01 2022 00:04:12	Chase Card Services, Po Box 15369, Wilmington, DE 19850
15528887	Email/Text: compliance@monarchrm.com	Oct 31 2022 23:52:00	Monarch Recovery Management Inc., 3260 Tillman Drive, Suite 75, Bensalem, PA 19020
15528884	Email/Text: bknotices@mbandw.com	Oct 31 2022 23:52:00	McCarthy Burgess & Wolff, The MB & W Building, 2600 Cannon Road, Bedford, OH 44146
15528885	+ Email/Text: bankruptcydpt@mcmcg.com	Oct 31 2022 23:52:00	Midland Fund, 320 East Big Beaver, Troy, MI 48083-1238
15528886	+ Email/Text: bankruptcydpt@mcmcg.com	Oct 31 2022 23:52:00	Midland Fund, Attn: Bankruptcy, 350 Camino De La Reine, Suite 100, San Diego, CA 92108-3007
15528888	Email/Text: bankruptcydepartment@tsico.com	Oct 31 2022 23:52:00	Nationwide Credit Inc., Po Box 15130, Wilmington, DE 19850-5130
15528891	Email/Text: bankruptcies@penncredit.com	Oct 31 2022 23:52:00	Penn Credit, 2800 Commerce Drive, Harrisburg, PA 17110
15528896	Email/Text: bankruptcies@penncredit.com	Oct 31 2022 23:52:00	Penn Credit, Attn: Bankruptcy, Po Box 988, Harrisburg, PA 17108
15528902	+ Email/Text: bankruptcyteam@quickenloans.com	Oct 31 2022 23:52:00	Quicken Loans, Attn: Bankruptcy, 1050 Woodward Avenue, Detroit, MI 48226-3573
15528901	+ Email/Text: bankruptcyteam@quickenloans.com	Oct 31 2022 23:52:00	Quicken Loans, 1050 Woodward Ave, Detroit, MI 48226-3573
15528903	+ Email/Text: ngisupport@radiusgs.com	Oct 31 2022 23:52:00	Radius Global Solutions, 7831 Glenroy Road, Suite 250-A, Minneapolis, MN 55439-3132
15528988	+ Email/PDF: gecsedi@recoverycorp.com	Nov 01 2022 00:04:13	Synchrony Bank, c/o of PRA Receivables Management, LLC, PO Box 41021, Norfolk, VA 23541-1021
15528905	+ Email/PDF: gecsedi@recoverycorp.com	Nov 01 2022 00:04:05	Synchrony Bank/Sams Club, Attn: Bankruptcy, Po Box 965060, Orlando, FL 32896-5060
15528904	+ Email/PDF: gecsedi@recoverycorp.com	Nov 01 2022 00:04:04	Synchrony Bank/Sams Club, Po Box 965005, Orlando, FL 32896-5005
15528906	+ Email/PDF: gecsedi@recoverycorp.com	Nov 01 2022 00:04:18	Synchrony Bank/TJX, Po Box 965015, Orlando, FL 32896-5015
15528907	+ Email/PDF: gecsedi@recoverycorp.com	Nov 01 2022 00:04:13	Synchrony Bank/TJX, Attn: Bankruptcy Dept, Po Box 965064, Orlando, FL 32896-5064
15528908	+ Email/PDF: gecsedi@recoverycorp.com	Nov 01 2022 00:04:04	Synchrony/PayPal Credit, Po Box 965005, Orlando, FL 32896-5005

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15528909	+ Email/PDF: gecsedi@recoverycorp.com		
	, ,	Nov 01 2022 00:04:12	Synchrony/PayPal Credit, Attn: Bankruptcy, Po Box 965060, Orlando, FL 32896-5060
15528914	Email/Text: bankruptcy@td.com		
		Oct 31 2022 23:52:00	TD Bank, N.A., Attn: Bankruptcy, 32 Chestnut Street Po Box 1377, Lewiston, ME 04243
15528912	+ Email/Text: bncmail@w-legal.com		
	Ç	Oct 31 2022 23:52:00	Target Nb, C/O Financial & Retail Services, Mailstop BT PO Box 9475, Minneapolis, MN 55440-9475
15528911	+ Email/Text: bncmail@w-legal.com		
		Oct 31 2022 23:52:00	Target Nb, Po Box 673, Minneapolis, MN 55440-0673
15529479	+ Email/Text: bankruptcy@huntington.com		
		Oct 31 2022 23:52:00	The Huntington National Bank, PO Box 89424, Cleveland, OH 44101-6424

TOTAL: 40

### BYPASSED RECIPIENTS

The following addresses were not sent this bankruptcy notice due to an undeliverable address, \*duplicate of an address listed above, \*P duplicate of a preferred address, or ## out of date forwarding orders with USPS.

<b>Recip ID</b> 15528915	Bypass Reason	Name and Address Tsarouhis Law Group, 21 S. 9th Street, Allentown
15528892	*P++	PENN CREDIT CORPORATION, PO BOX 69703, HARRISBURG PA 17106-9703, address filed with court:, Penn Credit, 2800 Commerce Drive, Harrisburg, PA 17110
15528893	*P++	PENN CREDIT CORPORATION, PO BOX 69703, HARRISBURG PA 17106-9703, address filed with court:, Penn Credit, 2800 Commerce Drive, Harrisburg, PA 17110
15528894	*P++	PENN CREDIT CORPORATION, PO BOX 69703, HARRISBURG PA 17106-9703, address filed with court:, Penn Credit, 2800 Commerce Drive, Harrisburg, PA 17110
15528895	*P++	PENN CREDIT CORPORATION, PO BOX 69703, HARRISBURG PA 17106-9703, address filed with court:, Penn Credit, 2800 Commerce Drive, Harrisburg, PA 17110
15528897	*P++	PENN CREDIT CORPORATION, PO BOX 69703, HARRISBURG PA 17106-9703, address filed with court:, Penn Credit, Attn: Bankruptcy, Po Box 988, Harrisburg, PA 17108
15528898	*P++	PENN CREDIT CORPORATION, PO BOX 69703, HARRISBURG PA 17106-9703, address filed with court:, Penn Credit, Attn: Bankruptcy, Po Box 988, Harrisburg, PA 17108
15528899	*P++	PENN CREDIT CORPORATION, PO BOX 69703, HARRISBURG PA 17106-9703, address filed with court:, Penn Credit, Attn: Bankruptcy, Po Box 988, Harrisburg, PA 17108
15528900	*P++	PENN CREDIT CORPORATION, PO BOX 69703, HARRISBURG PA 17106-9703, address filed with court:, Penn Credit, Attn: Bankruptcy, Po Box 988, Harrisburg, PA 17108

TOTAL: 1 Undeliverable, 8 Duplicate, 0 Out of date forwarding address

### NOTICE CERTIFICATION

I, Gustava Winters, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

Meeting of Creditor Notices only (Official Form 309): Pursuant to Fed .R. Bank. P.2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

Date: Nov 02, 2022 Signature: /s/Gustava Winters

#### CM/ECF NOTICE OF ELECTRONIC FILING

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system on October 28, 2022 at the address(es) listed below:

Name Email Address

Kenneth Steidl

on behalf of Debtor Paul S. Kowalik julie.steidl@steidl-steinberg.com

ken. steidl@steidl-steinberg.com; if riend@steidl-steinberg.com; asteidl@steidl-steinberg.com; todd@steidl-steinberg.com; rlager@steidl-steinberg.com; asteidl@steidl-steinberg.com; todd@steidl-steinberg.com; rlager@steidl-steinberg.com; rlager@steidl-steinberg.com; rlager@steidl-steinberg.com; rlager@steidl-steinberg.com; rlager@steidl-steinberg.com; rlager@steidl-steinberg.com; rlager@steidl-steinberg.com; rlager@steidl-steinberg.com; rlager.gov; rlager.g

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District/off: 0315-2 Page 4 of 4 User: admin Date Rcvd: Oct 31, 2022 Form ID: 13moCMB Total Noticed: 51

 $eidl\text{-}steinberg.com; jseech@steidl\text{-}steinberg.com; jseech@steidl\text{-}steinberg.com}$ 

Kenneth Steidl

on behalf of Joint Debtor Maryann Kowalik julie.steidl@steidl-steinberg.com

Office of the United States Trustee

ustpregion03.pi.ecf@usdoj.gov

Ronda J. Winnecour

cmecf@chapter13 trusteewdpa.com

TOTAL: 4